

CR-15129/22
14/1/22

Plaintiff

Order Sheet

IN THE COURT OF PRL. CITY CIVIL AND SESSIONS JUDGE, BENGALURU

FR No. : O.S./8/2022

Registration No. : O.S./40/2022

Plaintiff Vs Defendant

O.S. 40/2022

1) SRINIVAS S DEVATHI

- 1) LEGAL AND TREATIES DIVISION
- 2) SUMMITS DIVISION
- 3) UNES (UNITED NATIONS ECONOMIC AND SOCIAL) DIVISION
- 4) PROTOCOL DIVISION
- 5) DIRECTOR GENERAL AND INSPECTOR GENERAL OF POLICE
- 6) INSPECTOR OF POLICE

Nature of Case : INTELLECTUAL PROPERTY RIGHTS
 Provision of Law : U/o VII Rule 1 of CPC sec 86,75
 Advocate for Plaintiff Sri./Smt. : Party-in-person
 Date of Filing : 03-01-2022
 Date of Registration : 03-01-2022

Relief :
 PRAYS TO IN THE INTEREST OF INDIA ECONOMIC GROWTH TO ELIMINATE POVERTY IN INDIA, TO ALLOW ME TO BUILD THE WORLD LARGEST TREASURY OF WEALTH IN INDIA IN EATHLINGS CURRENCY TO DELIVER REAL INDEPENDENCE AND FREEDOM TO ALL 192 WORLD COUNTRIES TO ALLOW ME TO TAKE LAWSUITS O.S. No. 2487/2021 AND O.S. No. 2486/2021 TO CONCLUSION, TO ALLOW ME TO EXECUTE THE 62 SALE AGREEMENTS FOR THE SAKE OF JUSTICE AND EQUITY BY ORDERING DEFENDANT 1 TO LEGALLY VERIFY AND VALIDATE TO ME AND THIS HONBLE COURT THAT NO PERSON / PARTY / DEFENDANTS LISTED IN DOCUMENT No.2 HAVE ATTEMPTED ANY NEGATIVE TACTICS AGAINST ME AT UNITED NATIONAL SECRETARIAT. UPON THEIR VERIFICATION TO GIVE A REPORT TO ME AND THIS HONBLE COURT AND AS PRAYED IN THE PLAINT.

Date of Cause of action :

Receipt No.	Purpose and Mode	Bank Name	Amount
44258/2021-2022 03-01-2022	Court Fee on Plant DD	SBI	5000.00

CAO/CMO

Registered and made over this case to CCH-court for disposal according to law.

Office Note:

- ① Legal notice v/se 80(2) of CPC not filed against Defts No.
- ② Defendants copies not furnished
- ③ Process fee not paid.

PRL. CITY CIVIL AND SESSIONS JUDGE
BENGALURU



(2)

08/01/2022

03/01/2022

P- Party-in-person

- for compliance of office objection

Plaintiff in present and prays time to comply office objection.

Call on : 04.01.2022.

XVIII Addl. CC & SJ, Bengaluru.

04/01/2022

P- Party-in-person

- for compliance of office objection

Plaintiff present prays time to comply office objection.

Call on : 14.01.2022.

XVIII Addl. CC & SJ, Bengaluru

14/01/2022

P- Party-in-person

- For compliance of office obj.

Case called.

In view of the SOP passed by the Hon'ble High Court of Karnataka dated 04.01.2022 matter is adjourned.

Call on : 17.01.2022.

XVIII Addl. CC & SJ, Bengaluru



(3)

05.40/2022

17/01/2022

P- Party-in-person
- For compliance of
office objection

IA-1
U/S.80(2) CrP

Plaintiff/Party-in-person is present filed **IA No.1** U/Sec 80 (2) of CPC.

Heard on IA.

In view of the SOP passed by the Hon'ble High Court of Karnataka dated 04.01.2022 matter is adjourned.

For orders by :
18.01.2022.

XVIII Addl. CC & SJ, Bengaluru

18/01/2022

P- Party-in-person
- For orders.

Plt in person present

In this case, before passing order on I.A.No.1 it is just and necessary to hear further. Because question of maintainability is involved in the above suit. Hence case is reopened for further hearing.

Call on 25.1.2022

18/1/22
(NAGARAJAPPA. A.K)

XVIII Addl. City Civil Judge,
Bengaluru.

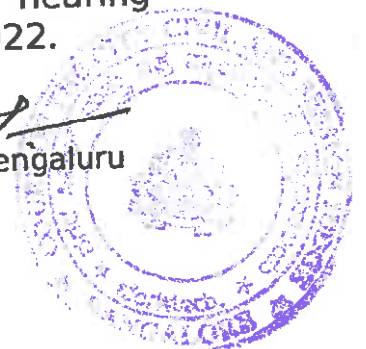
25/01/2022

P- Party in person
- For F-Hearing

Party-in-person/ plaintiff is present.

Heard on IA partly.
To hear further hearing
on IA by : 28.01.2022.

XVIII Addl. CC & SJ, Bengaluru



(4)

02.40/2022

28/01/2022

P- Party-in-person

- For F. Hg. on I.A.

Party-in-person/
plaintiff is present and filed
memorandum of production
of add documents.

This mater is taken-up-
for hearing on
maintainability and orders
on IA No.1.

Heard argument by
plaintiff.

For orders by :
31.01.2022.

XVIII Addl CC & SJ, Bengaluru

On considering the facts and
circumstances of the case and
considering the nature of the suit, as
well as the relief prayed by the
plaintiff in this case, the question of
maintainability of suit is involved.
Since the office has registered this
suit, hence it is just and necessary to
issue summons to the defendants
subject to hear on maintainability of
the suit as well as on I.A.No.1, after
appearance of the defendants.

Hence, issue suit summons and
I.A.No. , notice to the defendants
R/by 23.2022 after furnish P.F. & *copy*
other objection

31/1/22
(NAGARAJAPPA A.K)

XVIII Addl. City Civil Judge,
Bengaluru.

31/02/2022

P- Party-in-person

- For orders

Want of DPP-96/-

@
A/2

09/02/2022

Plf. has filed IA U/S-151 of CrP

praying to advance the

hearing of the case.

Hence, file is put up.



(5)

08.40/2022

Case advanced.
Plaintiff/party in person filed application U/O 5 rule 9(A) (1) of CPC and also filed two memorandums with some documents.

Heard on application.
For orders by :
11.02.2022.

XVIII Addl. JC & SJ, Bengaluru

11/02/2022

P- Party-in-person
- for orders

Orders on Memorandum of Facts filed by the plaintiff in person Under Order 5 Rule 9-A(1) of CPC

Heard and perused the memorandum of fact. In this case, after hearing the argument by the plaintiff and considering the nature of the suit and relief sought by the plaintiff, this court passed an order on 31.1.2022 to issue suit summons to the defendants subject to hearing on maintainability of the suit as well as I.A.No.1 after appearance of the defendants. Now plaintiff has filed this memorandum of fact seeking to amend the court order dtd.31.1.2022 that the suit is



6

08.40/2022

maintainable and issue suit summons to the defendants by speed post, air mail as appropriate.

When this court already come to the conclusion that after appearance of the defendants the above suit will be taken up for hearing on maintainability and hence question of amendment of the order dtd.31.1.2022 as prayed by the plaintiff in the memorandum of facts does not arise. Moreover, the reasons stated by the plaintiff in the above memorandum of facts are not satisfied.

However suit summons can be issued through speed post or air mail or by RPAD. But not by hand to serve the summons to the defendants through plaintiff. Because plaintiff is in person conducting the suit and considering the nature of the suit and status of the defendants, it is necessary to issue suit summons to the defendants through court or by RPAD, or Speed Post or by Air Mail.

Hence, the IA., memorandaum of facts filed by the plaintiff in person is hereby rejected.

Re-issue suit summon; IA.notice to the defendants through court or Speed post, or RPAD, or Air Mail if P² and necessary process paid by the plaintiff

Call on 2.3.2022

(NAGARAJAPPA. A.K)

XVIII Addl.City Civil Judge,
Bengaluru.



IMB
a